

**From:** George McKinlay  
**To:** Microsoft ATR  
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**Subject:** Settlement

From my readings of the settlement it is clear that this settlement will not inhibit Microsoft from continuing or extending its prior anti-competitive practices into new areas.

Microsoft should not be permitted to develop applications, or if it does these applications should not be done by the acquisition of companies (such as Bungie) and the subsequent releasing of Windows only versions of their software. Microsoft should not be permitted to purchase companies such as Adobe? instead it should be forced to divest its interests in such companies.

Microsoft should be obligated to stop distributing free/bundled software such as Explorer, MS mediaplayer, C# and other strategic software/languages/formats that have developed independently of Microsoft and which Microsoft now considers important in its strategy to dominate the internet.

If Microsoft is permitted to continue to develop non operating system software then it must be obligated to provide concurrently, fully functional and feature complete software on all commercially viable operating systems with adequate market share (Mac OS X, Linnux, Solaris etc) just as ATT was/is obligated to carry competitors business on their infrastructure.

Respectfully

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